# 1999 DRAFTING REQUEST

# Senate Amendment (SA-SA1-SSA1-AB133)

Received: 06/30/99  Wanted: Today  For: Senate Republican Caucus 6-0480  This file may be shown to any legislator: NO					Received By: jkreye  Identical to LRB:  By/Representing: Seitz  Drafter: jkreye  Alt. Drafters:									
								May Contact:						
								Subject: Shared Revenue				Extra Copies:		
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No spec	ific pre topic g	given												
Topic:														
Tax Am	nend. #14: shar	ed revenue pay	ment adjustm	ent										
Instruc	tions:					, ,								
See Attached: redraft of b1541														
 Draftin	g History:													
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	Required							
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Alt. Drafters:

Subject:

**Shared Revenue** 

Extra Copies:

Pre Topic:

No specific pre topic given

Topic:

Tax Amend. #14: shared revenue payment adjustment

**Instructions:** 

See Attached: redraft of b1541

**Drafting History:** 

Vers.

Drafted

**Typed** 

Proofed

Submitted

**Jacketed** 

Required

/?

ikreye

FE Sent For:

<END>

### Kreye, Joseph

From:

Grant, Peter

Sent:

Wednesday, June 30, 1999 2:12 PM

To:

Kreye, Joseph

Subject:

FW: SRC amendments

#### I think these are yours?

----Original Message--From:

Seitz, Robert

Sent:

Wednesday, June 30, 1999 2:09 PM

To:

Miller, Steve Grant, Peter

Cc: Subject:

**RE: SRC amendments** 

Tax Amend. 13: Sales Tax Exemption for Clothing: Redraft LRBb1540/1 and apply it to Chvala's Super Simple. (Chvala Super Simple)

Tax Amend. 14: Shared Revenue Payment Schedule Adjustment: Redraft LRBb1541/1dn and apply it to Chvala Super Simple. (Chvala Super Simple)

----Original Message-----

From:

Miller, Steve

Sent:

Wednesday, June 30, 1999 12:48 PM

To:

Seitz, Robert

Cc:

Grant, Peter; Dykman, Peter; Kuesel, Jeffery; Kennedy, Debora; Tradewell, Becky; Hubli, Scott

Subject:

RE: SRC amendments

Bob,

Please send a "cc" (e-mail) of all SRC amendment requests to Peter.Grant@legis.state.wi.us

It is better to send them as soon as you can, one or two at a time, rather than bundling them up.

Thanks Steve

1999

Date (time needed

6-30-99

LRB b 1584 11

## **BUDGET AMENDMENT**

See form AMENDMENTS — COMPONENTS & ITEMS D-NOTE TO 1999 ASSEMBLY BILL At the locations indicated, amend the \_\_\_\_\_\_ as follows: (fill ONLY if "engrossed ...." or "as shown by .....") V #. Page ...., line. !! after that line misert ! hisert 1-1 V #. Page 540, line ?0: often that line insert:

(End) This amendment applies to this amendment applies that shored revenue payments that shored neverue payments that are made in the year 2000. Is that 23 1/23? #. Page ...., line ....: #. Page ...., line ....: #. Page ...., line ....:

**#.** Page . . . , line . . . :

#### 1999 - 2000 LEGISLATURE

LRB615471 JK:kmg;jf

SENATE AMENDMENT

TO SENATE SUBSTITUTÉ AMENDMENT 1,

TO 1999 ASSEMBLY BILL 133



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At the locations indicated, amend the substitute amendment as follows:

Page 958 line 14: after that line insert:

"SECTION 1818. 79.04 (1) (a) of the statutes is amended to read:

79.04 (1) (a) An Except as provided in par. (am), an amount from the shared revenue account determined by multiplying by 3 mills in the case of a town, and 6 mills in the case of a city or village, the first \$125,000,000 of the amount shown in the account, plus leased property, of each public utility except qualified wholesale electric companies, as defined in s. 76.28 (1) (gm), on December 31 of the preceding year for either "production plant, exclusive of land" and "general structures", or "work in progress" for production plants and general structures under construction, in the case of light, heat and power companies, electric cooperatives or municipal electric companies, for all property within a municipality in accordance with the

electrification administration, less depreciation thereon as determined by the department of revenue and less the value of treatment plant and pollution abatement equipment, as defined under s. 70.11 (21) (a), as determined by the department of revenue plus an amount from the shared revenue account determined by multiplying by 3 mills in the case of a town, and 6 mills in the case of a city or village, of the first \$125,000,000 of the total original cost of production plant, general structures and work-in-progress less depreciation, land and approved waste treatment facilities of each qualified wholesale electric company, as defined in s. 76.28 (1) (gm), as reported to the department of revenue of all property within the municipality. The Except as provided in par. (am), the total of amounts, as depreciated, from the accounts of all public utilities for the same production plant is also limited to not more than \$125,000,000. The Except as provided in par. (am), the amount distributable to a municipality in any year shall not exceed \$300 times the population of the municipality.

SECTION 1818 79.04 (1) (am) of the statutes is created to read:

79.04 (1) (am) The department of revenue shall adjust; so as to reflect the average percentage change in the consumer price index for all urban consumers, U.S. city average, for the calendar year ending on December 31 of the year preceding the year of the statement under s. 79.015; the following amounts under par. (a):

- 1. The mill rate by which the base is multiplied.
- 2. The minimum for the amount in the account.
- 3. The maximum amount for each production plant.
- 4. The per capita maximum amount.

SECTION 1818. 79.04 (2) (a) of the statutes is amended to read:

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79.04 (2) (a) Annually Except as provided in par. (ag), annually, the department of administration, upon certification by the department of revenue, shall distribute from the shared revenue account to any county having within its boundaries a production plant or a general structure, including production plants and general structures under construction, used by a light, heat or power company assessed under s. 76.28 (2), except property described in s. 66.069 (2) unless the production plant is owned or operated by a local governmental unit that is located outside of the municipality in which the production plant is located, or by an electric cooperative assessed under ss. 76.07 and 76.48, respectively, or by a municipal electric company under s. 66.073 an amount determined by multiplying by 6 mills in the case of property in a town and by 3 mills in the case of property in a city or village the first \$125,000,000 of the amount shown in the account, plus leased property, of each public utility except qualified wholesale electric companies, as defined in s. 76.28 (1) (gm), on December 31 of the preceding year for either "production plant, exclusive of land" and "general structures", or "work in progress" for production plants and general structures under construction, in the case of light, heat and power companies, electric cooperatives or municipal electric companies, for all property within the municipality in accordance with the system of accounts established by the public service commission or rural electrification administration, less depreciation thereon as determined by the department of revenue and less the value of treatment plant and pollution abatement equipment, as defined under s. 70.11 (21) (a), as determined by the department of revenue plus an amount from the shared revenue account determined by multiplying by 6 mills in the case of property in a town, and  $3\,mills\,in\,the\,case\,of\,property\,in\,a\,city\,or\,village,\,of\,the\,total\,original\,cost\,of\,production$ plant, general structures and work-in-progress less depreciation, land and

approved waste treatment facilities of each qualified wholesale electric company, as defined in s. 76.28 (1) (gm), as reported to the department of revenue of all property within the municipality. The Except as provided in par. (ag), the total of amounts, as depreciated, from the accounts of all public utilities for the same production plant is also limited to not more than \$125,000,000. The Except as provided in par. (ag). the amount distributable to a county in any year shall not exceed \$100 times the population of the county.

SECTION 1818[6]. 79.04 (2) (ag) of the statutes is created to read:

79.04 (2) (ag) The department of revenue shall adjust; so as to reflect the average percentage change in the consumer price index for all urban consumers, U.S. city average, for the calendar year ending on December 31 of the year preceding the year of the statement under s. 79.015; the following amounts under par. (a):

- 1. The mill rate by which the base is multiplied.
- 2. The minimum for the amount in the account.
- end of MUSERT 1-1 3. The maximum amount for each production plant.

4. The per capita maximum amount.". ".

Page 1600, line 20: after that line insert: 17

"(23z) The treatment of section 79.04 (a) and (am) and (2) (a) and (ag) of the 18

statutes first applies to payments made in the year 2000.".", 19

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(END) HARED REVENUE PAYMENTS, &

Flowert 4-16

## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRBb1584/1dn JK:kmg:ksh

June 30, 1999

This amendment applies to shared revenue payments that are made in the year 2000. Is that OK?

Joseph T. Kreye Legislative Attorney Phone: (608) 266–2263

E-mail: Joseph.Kreye@legis.state.wi.us